

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF OKLAHOMA**

(1) RANDY BLAKE PATTERSON,	)	
	)	
Plaintiff,	)	
	)	
v.	)	Case No. CIV-15-1204-HE
	)	
(1) NATIONAL BOARD OF	)	
MEDICAL EXAMINERS,	)	
	)	
Defendant.	)	

**DEFENDANT’S WITNESS AND EXHIBIT LISTS**

COMES NOW Defendant, National Board of Medical Examiners (“NBME”) and, pursuant to the Court’s Scheduling Order entered on July 7, 2016 [Doc. No. 49], submits its Final Witness and Exhibit Lists.

**WITNESSES NBME EXPECTS TO CALL:**

<b><u>Witness Name and Contact Information</u></b>	<b><u>Expected Testimony</u></b>
Randy Blake Patterson c/o Clark & Mitchell, P.C. 101 Park Ave., Suite 210 Oklahoma City, OK 73102 Telephone: 405-235-8488	Deposed.
Gerard Dillon, Corporate Representative of NBME c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Deposed.
Catherine Marie Wittgen, M.D., F.A.C.S. c/o MILLER DOLLARHIDE, PC	See Expert Report. Generally, Dr. Wittgen will give opinion testimony regarding Plaintiff’s failure to match into a residency program in 2013-2015

309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	
Dr. Herman Jones c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	To be deposed. Plaintiff's Expert Witness
Dr. William Dooley c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	To be deposed. Plaintiff's Expert Witness
All witnesses necessary for identification and/or authentication of any exhibits/documents	

**WITNESSES NBME MAY CALL:**

<b><u>Witness Name and Contact Information</u></b>	<b><u>Expected Testimony</u></b>
Marion Proctor c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her communication(s) with Plaintiff regarding the power outage, his performance on the January 7, 2013 Step 2 CS Examination, retaking Step 2 CS, and her letter of March 22, 2013 to Plaintiff; knowledge of any other facts or circumstances relevant to this litigation
Pete Johnson c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Oklahoma City, OK 73102 Telephone: 405-236-8541	
Rachel Gillespie c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her review and approval of Step 2 CS retake fee waiver/fee credit for Plaintiff; knowledge of any other facts or circumstances relevant to this litigation
Mary Patterson c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to reimbursement to Plaintiff for retake of exam; knowledge of any other facts or circumstances relevant to this litigation
Rita Blake c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her communication(s) with Plaintiff and other NBME staff regarding Plaintiff's Step 2 CS retake score report; knowledge of any other facts or circumstances relevant to this litigation
Sheila Palmer c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her communication(s) with Plaintiff regarding Plaintiff's previous Step 2 CS registration being terminated and not appearing on his transcript; knowledge of any other facts or circumstances relevant to this litigation
Savonia Thorn c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her communication(s) with Plaintiff regarding his inquiry about release of his score report; knowledge of any other facts or circumstances relevant to this litigation
Harolyn Johnson c/o MILLER DOLLARHIDE, PC 309 N.W. 9 <sup>th</sup> Street Oklahoma City, OK 73102 Telephone: 405-236-8541	Facts, circumstances, and knowledge regarding the matters at issue in this litigation, including but not limited to her communication(s) with Plaintiff regarding a recheck of his December 22, 2012 Step 2 CK; knowledge of any other facts or circumstances relevant to this litigation

Dr. Jerry Vannatta c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Chittur Sivaram c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Roxie Albrecht c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. William Havron c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Russell Postier c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Dr. Alex Jacocks c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Jeff Bender c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Vaidy Rao c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Jody Summers Rada c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Phebe Tucker c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Dr. Rachel Franklin c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Mark Allee c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Michael Brand c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. LaTasha Craig c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Mark Fergeson c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Dr. Kevin Smith c/o The Oral Facial Surgery Center 1000 N. Lincoln Boulevard, Suite 200 Oklahoma City, OK 73104 Telephone: (405) 271-8001	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Gary Raskob, Ph.D. c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. John Dmytryk c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Raymond Cohlma c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Kevin Haney c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Dr. Allen Wiechmann c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Celeste Wirsig-Wiechmann c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Ronal Legako c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Daniel O'Donoghue c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
Dr. Bernard Rhone c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation

Dr. Susan Settle c/o Office of Legal Counsel The University of Oklahoma Health Sciences Center 1105 N. Stonewall Avenue, Suite 221 Oklahoma City, OK 73117-1221 Telephone: (405) 271-2033	Facts, circumstances, and knowledge regarding the matters at issue in this litigation; knowledge of any other facts or circumstances relevant to this litigation
All witnesses listed by Plaintiff to whom Defendant does not object.	
All witnesses necessary for rebuttal or impeachment.	
All witnesses necessary for identification and/or authentication of any and all documents/exhibits, if needed.	
Other witnesses to be identified as discovery progresses and in accordance with the Court's Scheduling Order in this case.	

**EXHIBITS NBME EXPECTS TO USE:**

<b><u>No.</u></b>	<b><u>Title/Description</u></b>	<b><u>Bates No(s).</u></b>
1	2013 Bulletin of Information	
2	Academic transcripts of Plaintiff from The University of Oklahoma College of Medicine	
3	Academic transcripts of Plaintiff from The University of Oklahoma College of Public Health	
4	Academic transcripts of Plaintiff from The University of Oklahoma School of Dentistry	
5	Academic transcripts of Plaintiff from Oklahoma Christian University	
6	Academic transcript of Plaintiff from Oklahoma Christian University provided to OUHSC	OUHSC 121

7	Academic transcripts of Plaintiff from Pepperdine University	PEPPERDINE 00019
8	7/11/2016 Declaration of Custodian of Records from Bryan Reeder, Custodian of Records at Pepperdine University	PEPPERDINE 00001
9	Academic transcripts of Plaintiff from Cascade College	
10	NRMP Applicant Report for Plaintiff	NRMP/Patterson 00106
11	Plaintiff's NRMP Applicant Report for Match Year 2013	NRMP/Patterson 00107-00109
12	Plaintiff's NRMP Applicant Report for Match Year 2014	NRMP/Patterson 00110-00111
13	Plaintiff's NRMP Applicant Report for Match Year 2015	NRMP/Patterson 00112
14	05/27/2016 Declaration of Authenticity from Janice E. Huddleston, Residency Coordinator for the University of Arkansas for Medical Sciences	R.B. Patterson Subpoena 49-50
15	11/4/2013 Email from Mary Beth Gresham with UAMS to Plaintiff re: not offering an invitation to interview	R.B. Patterson Subpoena 1
16	Plaintiff's 9/15/2013 MyERAS Application for the University of Arkansas for Medical Sciences Anesthesiology program	R.B. Patterson Subpoena 2-6
17	Plaintiff's 9/15/2013 My ERAS Application for the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 7-11
18	Plaintiff's CV submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 13-15
19	Plaintiff's 12/16/2013 USMLE Transcript submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 17-18
20	Plaintiff's "Applicant Questionnaire" dated 12/20/2013	R.B. Patterson Subpoena 36-38

21	Encounter summary from Neal Roberts, M.D.	R.B. Patterson Subpoena 44
22	Encounter summary from Janice Huddleston	R.B. Patterson Subpoena 45
23	Encounter summary from Ashley McCarty	R.B. Patterson Subpoena 46
24	Encounter summary from Michael Macechko, M.D.	R.B. Patterson Subpoena 47
25	Encounter summary from Claire Servy, M.D.	R.B. Patterson Subpoena 48
26	Encounter summary from Neal Roberts, M.D.	R.B. Patterson Subpoena 44
27	6/8/2016 Declaration of Authenticity from Mark Fergeson, M.D., Associate Dean of Student Affairs for The University of Oklahoma College of Medicine	
28	6/8/2016 Declaration of Authenticity from Sherry Glover, Bursar and Director of Student Financial Services for The University of Oklahoma Health Sciences Center	
29	6/8/2016 Declaration of Authenticity from Lori Klimkowski, Registrar for The University of Oklahoma Health Sciences Center	
30	6/8/2016 Declaration of Authenticity from Robin Howell, Assistant Dean for Student Services Public Health	
31	6/9/2016 Declaration of Authenticity from Rita Hains, Student Coordinator II for The University of Oklahoma School of Community Medicine - Tulsa	
32	6/9/2016 Declaration of Authenticity from Elisa A. Crouse, MD, Associate Dean for Graduate Medical Education	

33	Medical Student Performance Evaluation for Plaintiff from OUHSC, College of Medicine, dated 10/1/2012	OUHSC 293-297
34	9/25/2012 Letter of Recommendation for Plaintiff from Dr. William S. Havron	OUHSC 300-301
35	10/31/2012 Letter of Recommendation for Plaintiff from Dr. Russell G. Postier	OUHSC 304
36	9/11/2012 Letter of Recommendation for Plaintiff from Dr. M. Alex Jacocks	OUHSC 307
37	10/17/2013 Letter of Recommendation for Plaintiff from Dr. Jeffrey S. Bender	OUHSC 309
38	7/27/2013 Letter of Recommendation for Plaintiff from Chittur A. Sivaram	OUHSC 311
39	8/14/2013 Letter of Recommendation from Dr. Jerry B. Vannatta	OUHSC 318-319
40	OUHSC Customer Advisor Report for Fall 2009 – Medicine	OUHSC 001
41	OUHSC Customer Advisor Report for Spring 2010 – Medicine	OUHSC 002
42	OUHSC Customer Advisor Report for Fall 2010 – Medicine	OUHSC 003
43	OUHSC Customer Advisor Report for Spring 2011 – Medicine	OUHSC 004
44	OUHSC Customer Advisor Report for Summer II 2011 – Medicine	OUHSC 005
45	OUHSC Customer Advisor Report for Fall 2011 – Medicine	OUHSC 006
46	OUHSC Customer Advisor Report for Spring 2012 – Medicine	OUHSC 007
47	OUHSC Customer Advisor Report for Summer II 2012 – Medicine	OUHSC 008

48	OUHSC Customer Advisor Report for Fall 2012 – Medicine	OUHSC 009
49	OUHSC Customer Advisor Report for Spring 2013 – Medicine	OUHSC 010
50	OUHSC Customer Advisor Report for Fall 2013 – Public Health	OUHSC 011
51	OUHSC Customer Advisor Report for Spring 2014 – Public Health	OUHSC 012
52	OUHSC Application Summary Report for Plaintiff for Public Health Professional Program	OUHSC 055-058
53	Plaintiff's AMCAS Application Report, dated 10/31/2008	OUHSC 059-071
54	OUHSC Application Summary Report for Plaintiff for Professional Dentistry Program	OUHSC 096-100
55	1/8/2015 – 1/12/2015 Email thread re: Plaintiff's Admission as a Special Student	OUHSC 103-105
56	OUHSC Application Summary Report for Plaintiff for Medicine Program	OUHSC 118-120; 122-123
57	Plaintiff's Application for Admission to OUHSC College of Medicine for Fall 2009	OUHSC 124-127
58	Plaintiff's OUHSC Medicine Enrollment Summary for Fall 2009	OUHSC 137
59	OUHSC Faculty Request for Grade Change, dated 7/8/2010 re: CELL 8110	OUHSC 139; 140
60	Plaintiff's OUHSC Medicine Enrollment Summary for Fall 2009 with notes re: grade change	OUHSC 141
61	OUHSC Faculty Request for Grade Change, dated 6/28/2010 re: CELL 8110	OUHSC 146
62	OUHSC Change of Data Request, dated 6/28/2010 re: remediation of CELL 8110	OUHSC 152
63	OUHSC Change of Data Request, dated 6/1/2010 re: probation	OUHSC 154

64	11/29/2009 – 12/16/2009 Email thread re: HOLD on account Spring enrollment failure	OUHSC 155-156
65	6/1/2010 Letter from Plaintiff to Esteemed Academic Promotions Committee	OUHSC 161-167
66	11/17/2009 Emails between Dr. Phebe Tucker and Dr. Jody Summers Rada re: Plaintiff's embryology exam	OUHSC 169
67	9/18/2009 Letter from Attorney Scott Lee Sharp re: Plaintiff	OUHSC 172
68	9/22/2009 Email from Plaintiff to Jennifer S. McCartney re: absence during test block	OUHSC 173
69	OUHSC Notes to File Student Counseling Session, dated 11/16/2009, by Dr. Phebe Tucker	OUHSC 180
70	Student Action dated 8/31/2011 by Dr. Herman Jones re: Plaintiff's failure of shelf and didactics	OUHSC 198
71	Student Evaluation Form for Clerkships and Clinical Electives for Family Medicine Clerkship, dated 3/16/2012	OUHSC 237-238
72	Student Evaluation Form for Clerkships and Clinical Electives for Medicine Clerkship, dated 2/17/2012	OUHSC 239-240
73	Student Evaluation Form for Clerkships and Clinical Electives for Psychiatry Clerkship, dated 12/9/2011	OUHSC 241-242
74	Student Evaluation Form for Clerkships and Clinical Electives for OB/GYN & Gynecology Clerkship, dated 10/28/2011	OUHSC 243-244
75	Student Evaluation Form for Clerkships and Clinical Electives for OB/GYN & Gynecology Clerkship, dated 8/5/2011	OUHSC 245-246
76	Student Evaluation Form for Clerkships and Clinical Electives for Pediatric Clerkship, dated 9/16/2011	OUHSC 247-248

77	Student Evaluation Form for Clerkships and Clinical Electives for OB/GYN Clerkship, dated 9/8/2011	OUHSC 249-251
78	OUHSC Change of College, Major, or Degree Option regarding Certificate of Public Health, dated 6/1/2015	OUHSC 253
79	Plaintiff's Application for Graduation regarding Certificate of Public Health, dated 4/7/2015	OUHSC 257
80	Plaintiff's Application for Admission to College of Public Health	OUHSC 271-273
81	Plaintiff's Application for College of Dentistry	OUHSC 274-282
82	Plaintiff's Resume	OUHSC 616-620
83	3/2/2016 Email from Dr. Kevin Haney to Dr. Raymond Cohlma and Dr. John Dmytryk re: Plaintiff's offer to "teach" Dr. Settle's oral medicine course	OUHSC 383
84	3/8/2016 Email from Dr. Kevin Haney to Dr. Raymond Cohlma and Dr. John Dmytryk re: Plaintiff's behavior towards faculty members	OUHSC 384
85	3/10/2016 Email from Dr. Kevin Haney to Dr. Paul Mullasseril and Dr. John Dmytryk re: student complaint	OUHSC 385
86	4/12/2016 and 4/13/2016 Emails between Dr. Celeste Wirsig-Wiechmann and Dr. Kevin Haney re: Plaintiff's poor performance in Oral Histology	OUHSC 386
87	Plaintiff's USMLE Step 2 CS Score Report, dated 8/6/2013	OUHSC 419
88	Plaintiff's USMLE Step 2 CK Score Report, dated 10/10/2013	OUHSC 420
89	12/10/2015 Letter from Dr. Kevin Haney re: meeting with Plaintiff, Dr. Smith, and Dr. Dmytryk re: Plaintiff's "oral and maxillofacial surgery" advertising	OUHSC 474
90	U.S. News print-out re: Dr. Randy Blake Patterson	OUHSC 475-477

91	12/11/2015 Emails between Plaintiff and Linda Hall and Dr. Haney re: physician licensing file and filings with State Board of Medical Licensure	OUHSC 478-481
92	Various “advertisements” re: “oral and maxillofacial surgery” practice by Plaintiff	OUHSC 482-485; 487-495
93	4/12/2016 Email from Dr. Kevin Haney to Plaintiff re: meeting to discuss concerns with class performance	OUHSC 508
94	3/14/2016 Email from Dr. Bernard Rhone to Plaintiff re: lundeen wax up project	OUHSC 509
95	4/12/2016 and 4/13/2016 Emails between Dr. Kevin Haney and Dr. Wirsig re: Plaintiff’s poor performance in Oral Histology	OUHSC 510-511
96	4/13/2016 Memo re: counseling session with Plaintiff regarding his performance in Oral Histology	OUHSC 515
97	3/10/2016 and 3/11/2016 Emails between Alison Seamans, Dr. Kevin Haney, and Dr. Kay Beavers, with attachment, re: PCR write-up	OUHSC 550-552
98	9/17/2014 Emails between Plaintiff and Dr. Herman Jones re: dean’s letter MSPE	OUHSC 638
99	7/25/2014 Emails between Plaintiff and Dr. Herman Jones re: NMRP match	OUHSC 639
100	3/28/2014 Emails between Plaintiff and Dr. Herman Jones re: dean’s letter	OUHSC 640
101	2/20/2014 Emails between Plaintiff and Dr. Herman Jones re: rank list questions	OUHSC 641-642
102	9/24/2013 and 9/25/2013 Emails between Plaintiff and Dr. Herman Jones re: anesthesiology personal statement	OUHSC 643-644
103	5/9/2013 Emails between Plaintiff and James Albertson re: plans following graduation	OUHSC 646-648

104	4/22/2013 – 4/26/2013 Emails between Plaintiff and James Albertson and Herman Jones re: Step 2 CS verification	OUHSC 652-659
105	3/14/2013 Emails between Plaintiff and Amanda Lee and Dr. Herman Jones re: leave of absence from anesthesiology elective	OUHSC 660
106	2/12/2013 and 2/14/2013 Emails from Shelby Brightbill to Plaintiff re: rank order list	OUHSC 661-662
107	1/29/2013 – 2/1/2013 Emails between Plaintiff and Dr. Herman Jones re: match/prelim surgery	OUHSC 663-664
108	12/4/2012 Emails between Plaintiff and Dr. Herman Jones re: prelim surgery	OUHSC 665
109	10/17/2012 – 10/18/2012 Emails between Plaintiff and Dr. Herman Jones re: lab research	OUHSC 669
110	10/8/2012 - 10/9/2012 Emails between Plaintiff and Dr. Herman Jones re: gen surg residency	OUHSC 670
111	9/6/2012 Emails between Plaintiff and Dr. Herman Jones re: meeting to discuss Dean's letter and residency	OUHSC 671
112	8/31/2012 Email from Dr. Jones to Plaintiff re: where Plaintiff got his degree	OUHSC 672
113	4/23/2012 and 4/24/2012 Emails between Plaintiff and Dr. Herman Jones re: step 2 advice	OUHSC 674
114	12/17/2015 Email from Plaintiff to Dr. Raymond Cohlmi re: "[d]entistry is such a great profession"	OUHSC 724-725
115	12/11/2015 Emails between Plaintiff and Dr. Kevin Smith re: physician licensing file	OUHSC 726-729
116	12/8/2015 and 12/9/2015 Emails between Plaintiff and Dr. Mark Fergeson re: letter for Oklahoma Board of Medical Licensure and Supervision	OUHSC 732-733
117	12/26/2013 Email from Plaintiff to Mollie Draughon at Wake Forest re: a preliminary surgery (non-designated) position	Wake Forest 00004

118	Plaintiff's MyERAS Application to The University of Oklahoma School of Community Medicine – Family Medicine, including attachments	OU-Tulsa 001-028
119	The University of Oklahoma School of Community Medicine Interviewer Notes/Comments re: Plaintiff	OU-Tulsa 029
120	Plaintiff's MyERAS Application to The University of Oklahoma College of Medicine – Family Medicine for 2013-2014, including attachments	OUCOM 001-030
121	The University of Oklahoma College of Medicine Interviewer Notes/Comments re: Plaintiff from 2012-2013	OUCOM 031
122	Plaintiff's Admission Application to Pepperdine University for Fall 2007 Term	PEPPERDINE 00002
123	Letter/Email from Michael E. Truschke at Pepperdine re: Plaintiff's admission as non-degree student for Summer 2007 semester	PEPPERDINE 00003
124	2013 Applicant Messages	AAMC_0011-0039
125	2013 ERAS Application Spreadsheet	AAMC_0040-0045
126	2013 ERAS Application Track Spreadsheet	AAMC_0046-0059
127	2013 ERAS Non-Medical Education Spreadsheet	AAMC_0076-0079
128	2013 ERAS Program Spreadsheet	AAMC_0080-0089
129	USMLE Application for Randy Blake Patterson submitted 8/29/2012	NBME 00001-00008
130	USMLE Application for Randy Blake Patterson submitted 4/24/2013	NBME 00009-00016
131	Applicant Registration Follow-up for Randy Blake Patterson	NBME 00018
132	USMLE Registration Inquiry for Randy Blake Patterson	NBME 00019
133	USMLE Score Inquiry for Randy Blake Patterson	NBME 00020

134	USMLE Score Inquiry for Randy Blake Patterson	NBME 00025
135	8/8/2013 Email from Plaintiff to Marian Proctor and Aida Santiago re: Step 2 CS Examination	
136	Plaintiff's MyERAS Application Form	
137	Plaintiff's Applicant Rank Order List (certified 2/26/2014)	
138	Plaintiff's Applicant Rank Order List (certified on 2/17/2015)	
139	2014 Applicant Messages	AAMC_0119-0174
140	2014 ERAS Application Spreadsheet	AAMC_0175-0186
141	2014 ERAS Application Track Spreadsheet	AAMC_0187-0207
142	2014 ERAS Non-Medical Education Spreadsheet	AAMC_0224-0228
143	2014 ERAS Program Spreadsheet	AAMC_0229-0248
144	2015 ERAS Applicant Messages	AAMC_0518-0523
145	2015 ERAS Application Spreadsheet	AAMC_0524-0535
146	2015 ERAS Application Track Spreadsheet	AAMC_0536-0549
147	2015 ERAS Non-Medical Education Spreadsheet	AAMC_0565-0569
148	2015 ERAS Program Spreadsheet	AAMC_0570-0602
149	Expert Report(s), including but not limited to the expert report of Catherine Marie Wittgen, M.D., F.A.C.S., and any documents relied upon by experts, including but not limited to Catherine Marie Wittgen, M.D., F.A.C.S.	

**EXHIBITS NBME MAY USE:**

<b><u>No.</u></b>	<b><u>Title/Description</u></b>	<b><u>Bates No(s).</u></b>
150	Match Participation Agreement for Applicants and Programs For the 2013 Main Residency Match	NRMP/Patterson 00008-00038
151	Match Participation Agreement for Applicants and Programs For the 2014 Main Residency Match	NRMP/Patterson 00039-00070
152	Match Participation Agreement for Applicants and Programs For the 2015 Main Residency Match	NRMP/Patterson 00071-00105
153	Plaintiff's "Scores & Notes Page" for the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 12
154	Medical Student Performance Evaluation for Plaintiff from OUHSC, College of Medicine, dated 10/1/2012 submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 20-24
155	Plaintiff's Official Transcript from OUHSC for College of Medicine, dated 8/29/2013 submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 25-27
156	Plaintiff's Official Transcript from OUHSC for Public Health Program, dated 8/29/2013 submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 28
157	8/14/2013 Letter of Recommendation for Plaintiff from Dr. Jerry Vannatta submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 29-30
158	7/27/2013 Letter of Recommendation for Plaintiff from Dr. Chittur Slvaram submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 31
159	9/20/2012 Letter of Recommendation for Plaintiff from Dr. Ronal D. Legako submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 32

160	10/28/2013 Letter of Recommendation for Plaintiff from Dr. Roxie M. Albrecht submitted to the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 33
161	Plaintiff's "Personal Statement" for the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 34
162	Plaintiff's "Summary Page" for the University of Arkansas for Medical Sciences AHEC (Northwest) Program	R.B. Patterson Subpoena 35
163	01/06/2014 Email from R. Blake Patterson to Dr. Linda McGhee re: Residency Interview follow-up	R.B. Patterson Subpoena 40
164	01/13/2014 Email from R. Blake Patterson to Dr. McGhee re: Residency Interview follow-up	R.B. Patterson Subpoena 41-42
165	Information sheet for Randy Blake Patterson, M.D.	R.B. Patterson Subpoena 43
166	9/26/2013 Letter of Recommendation for Plaintiff from Dr. Vaidy S. Rao	OUHSC 313
167	9/20/12 Letter of Recommendation for Plaintiff from Dr. Ronal D. Legako	OUHSC 316
168	10/28/2013 Letter of Recommendation for Plaintiff from Dr. Roxie M. Albrecht	OUHSC 326
169	10/25/2013 Letter of Recommendation for Plaintiff from Dr. William C. Dooley	OUHSC 329
170	Plaintiff's "Test Scores" and "MCAT Scores"	OUHSC 340-341
171	OUHSC Customer Advisor Report for Spring 2015 – Dentistry	OUHSC 013
172	OUHSC Customer Advisor Report for Summer 2015 – Dentistry	OUHSC 014
173	OUHSC Customer Advisor Report for Fall 2015 – Dentistry	OUHSC 015
174	OUHSC Customer Advisor Report for Spring 2016 – Dentistry	OUHSC 016

175	OUHSC Customer Advisor Report for Summer 2016 – Dentistry	OUHSC 017
176	Plaintiff's OUHSC Financial Aid Award Summary for 2010-2011	OUHSC 018
177	Plaintiff's OUHSC Financial Aid Award Summary for 2011-2012	OUHSC 020
178	Plaintiff's OUHSC Financial Aid Award Summary for 2012-2013	OUHSC 021
179	Plaintiff's OUHSC Financial Aid Award Summary for 2013-2014	OUHSC 022
180	10/8/2013 Email from Plaintiff to Financial Aid (HSC) re: financial aid	OUHSC 031
181	1/9/2015 Email from Mendy M. Schmerer to Audra D. Main and Pamela G. Jordan re: Plaintiff's financial aid aggregates	OUHSC 032
182	National Student Loan Data System's Loan History for Plaintiff	OUHSC 033-040
183	1/16/2015 Email from Audra D. Main to Plaintiff re: financial aid	OUHSC 041
184	Plaintiff's OUHSC Financial Aid Award Summary for 2009-2010	OUHSC 079
185	Plaintiff's Financial Aid Award Notice for 2009-2010 Aid Year	OUHSC 084-085
186	Plaintiff's Add/Drop Request dated 8/22/2013 re: dropping Environmental Health and Practicum Prep for Fall 2013	OUHSC 047-048
187	Plaintiff's OUHSC PHP Enrollment Summary for Fall 2013	OUHSC 049-050
188	Plaintiff's Add/Drop Request dated 2/7/2013 re: adding Surg. Special Study for Fall 2012	OUHSC 051-052
189	Plaintiff's Admission as a Special Student application, dated 1/21/2015	OUHSC 094

190	Plaintiff's Add/Drop Request dated 9/26/2013 re: dropping Computer Apps for Fall 2013	OUHSC 110
191	Plaintiff's Admission as a Special Student application, dated 1/8/2015	OUHSC 114
192	Plaintiff's Authorization for Enrollment in a Special Studies Course, dated 2/3/2013	OUHSC 128
193	Plaintiff's OUHSC Medicine Enrollment Summary for Fall 2012	OUHSC 129; 134-135
194	Plaintiff's Dental Admission Test Unofficial Score Report, dated 8/30/2014	OUHSC 131
195	Plaintiff's Add/Drop Request dated 12/6/2012 re: adding Ophthalmology Selective for Fall 2012	OUHSC 132-133
196	OUHSC Faculty Request for Grade Change, dated 7/28/2010 re: BIOC 8203	OUHSC 136
197	7/14/2010 Memorandum by Dr. M. Dewayne Andrews	OUHSC 181
198	7/7/2010 Letter from Phebe Tucker re: Plaintiff's academic standing	OUHSC 182
199	11/29/2011 Letter of Recommendation from Dr. Herman Jones to JFK School of Government	OUHSC 196
200	OUHSC Notes to File Student Counseling Session, dated 7/28/2010 by Dr. Phebe Tucker	OUHSC 200
201	OUHSC Notes to File Student Counseling Session, dated 7/12/2010 by Dr. Phebe Tucker	OUHSC 201
202	7/8/2012 Email from Dr. Jody Summers Rada to Dr. Phebe Tucker re: Plaintiff's final grade	OUHSC 202
203	OUHSC Notes to File Student Counseling Session, dated 6/9/2010 by Dr. Phebe Tucker	OUHSC 203
204	6/10/2010 – 7/7/2010 Email thread re: embryology exam mis-key	OUHSC 204-206

205	7/6/2010 and 7/7/2010 Emails between Dr. Phebe Tucker and Lori A. Klimkowski re: Plaintiff's grade change	OUHSC 207
206	7/6/2010 Emails between Dr. Phebe Tucker and Jennifer D. Schlegel re: Plaintiff's embryology exam	OUHSC 210
207	7/6/2010 Emails between Dr. Phebe Tucker and Dr. Jody Summers Rada re: Plaintiff's embryology exam	OUHSC 211
208	6/28/2010 Email from Plaintiff to Dr. Phebe Tucker re: academic standing and appeals process	OUHSC 213
209	6/1/2010 Email from Dr. Jody Summers Rada to Dr. Phebe Tucker re: Plaintiff's grades, including email string with Plaintiff	OUHSC 214-218
210	Plaintiff's OUHSC Application Summary Report for Professional Dentistry Program	OUHSC 283-287
211	6/3/2010 Letter from Dr. Mark Fergeson to Plaintiff re: 6/1/2010 meeting of Medical Student Promotions Committee	OUHSC 291
212	SOPHAS 2013 Application for Plaintiff to MPH Program	OUHSC 602-615
213	Plaintiff's Grades for US Health Care Systems, Spring 2014	OUHSC 621-624
214	Plaintiff's College of Public Health Program of Study, dated 4/7/2015 and 6/2/2015	OUHSC 630
215	OUHSC Change of College, Major, or Degree Option regarding Certificate of Public Health, dated 6/1/2015	OUHSC 631
216	OUHSC Application for Graduation regarding Certificate of Public Health, dated 4/7/2015	OUHSC 632
217	12/22/2014 Email from Plaintiff to Dr. Randy Jones and Dr. Kevin Smith re: OU College of Dentistry Special Studies	OUHSC 347

218	8/17/2015 – 8/19/2015 Emails re: Plaintiff's requests to place out of courses for Dentistry curriculum	OUHSC 359-363
219	9/2/2015 Emails between Dr. John Dmytryk and Dr. Kevin Haney re: edits to Student Meeting memo dealing with Plaintiff's request to place out of basic sciences	OUHSC 365-367
220	ADEA AADSAS 2015 Application	OUHSC 387; 388-406; 519-547
221	Plaintiff's Doctor of Medicine diploma	OUHSC 418
222	2/24/2015 Letter from Plaintiff to various faculty members re: Plaintiff's interest in training in Oral Maxillofacial Surgery at The University of Oklahoma College of Dentistry, including Letter of Recommendation	OUHSC 434-452
223	9/1/2015 Student Meeting notes re: placing out of basic sciences	OUHSC 558
224	11/14/2015 Email from Dr. Kevin Haney to Dr. Raymond Cohlma re: Plaintiff's lawsuit	OUHSC 562
225	6/19/2015 Email from Dr. John Dmytryk to Plaintiff re: Human Structure Course	OUHSC 577
226	3/11/2015 Email from Ken Tilashaiski to Plaintiff re: UAB MD/DMD curriculum	OUHSC 586
227	4/8/2015 and 4/9/2015 Emails between Plaintiff and Dr. Kevin Haney re: dental school curriculum for M.D.s	OUHSC 588
228	DI Curriculum, 2014-2015	OUHSC 590-591
229	6/19/2015 Minutes for OUCOD Deans Advisory Council	OUHSC 595-600
230	9/2/2015 Emails between Plaintiff and Dr. Farah Masood re: radiology class departure	OUHSC 743
231	9/1/2015 and 9/2/2015 Emails between Plaintiff and Dr. Raymond Cohlma	OUHSC 744-745

232	8/31/2015 Email from Plaintiff to Dr. Raymond Cohlmlia re: "Dentistry is the better profession"	OUHSC 746
233	6/16/2015 – 6/17/2015 Emails between Plaintiff and Dr. Daniel O'Donoghue re: advanced standing in College of Dentistry	OUHSC 758-760
234	3/23/2015 Emails between Plaintiff and Dr. Kevin Smith re: Plaintiff's representations as current trainee in OMS Residency Program at OU	OUHSC 769-771
235	2/25/2015 Email from Plaintiff to Dr. Kevin Haney re: attorney referral for board exam dispute	OUHSC 784
236	1/29/2015 Email from Plaintiff to Dr. Kevin Smith re: residency intern year and suggested letter from Dr. Smith to Internal Medicine Program Director in Tulsa	OUHSC 785
237	10/23/2014 Emails between Plaintiff and Dr. Kevin Smith re: recommendation and interview at Columbia University College of Physicians and Surgeons College of Dental Medicine	OUHSC 798
238	7/21/2014 Emails between Plaintiff and Dr. Kevin Smith re: Advanced Standing at OU	OUHSC 799-803
239	Emails between Plaintiff and Dr. Kevin Smith re: Plaintiff's communications with UAB and UNC re: Advanced Standing programs	OUHSC 812-818
240	Emails between Plaintiff and Dr. Daniel O'Donoghue re: anatomy lectures and failure to match for 2 <sup>nd</sup> year	OUHSC 828-830; 837-839
241	1/20/2014 Email from Vanderbilt to Plaintiff re: Plaintiff's interest in preliminary surgery position	OUHSC 844-845
242	1/15/2014 Emails between Plaintiff and Dr. William Dooley re: residency letter of recommendation and contacts at Stanford, Wake Forest, or University of Colorado	OUHSC 846-848
243	10/16/2013 and 10/29/2013 Emails between Plaintiff and Dr. William Havron re: observation in ICU	OUHSC 851-853

244	7/2/2013 Email from Plaintiff to Dr. Roxie Albrecht re: strengthening himself as a surgery applicant for 2013 Match	OUHSC 889
245	4/30/2013 Email from Plaintiff to Dr. Chittur Sivaram re: letter of recommendation	OUHSC 892
246	3/25/2013, 3/27/2013 and 3/28/2013 Emails between Plaintiff and Dr. Roxie Albrecht re: residency vacancies and trauma research	OUHSC 893-894
247	3/21/2013 Email from Plaintiff to Dr. William Havron re: failure to secure spot in Match	OUHSC 896
248	10/8/2012 Email from Plaintiff to Dr. Roxie Albrecht re: letter of recommendation	OUHSC 899
249	9/23/2012 Email from Plaintiff to Dr. William Havron re: letter of recommendation	OUHSC 900-901
250	9/18/2012 and 9/21/2012 Emails between Plaintiff and Dr. Jeffrey Bender re: ERAS personal statement revision	OUHSC 904-905
251	9/14/2012 Email from Plaintiff to Dr. Jeffrey Bender re: ERAS personal statement review	OUHSC 906
252	8/29/2012 and 8/30/2012 Emails between Plaintiff and Dr. Alex Jacocks re: letter of recommendation	OUHSC 907-908
253	6/19/2012 Email from Plaintiff to Dr. Rachel Franklin re: meeting to discuss Family Medicine as a career	OUHSC 909
254	2/18/2012 and 2/26/2012 Emails between Plaintiff and Dr. Mark Allee re: SIMPLE cases and SHELF exam	OUHSC 910
255	2/6/2012 – 2/9/2012 Emails between Plaintiff and Deborah Cacy, and Dr. Rachel Franklin re: March FM Clerkship	OUHSC 911-913
256	1/22/2012 and 2/6/2012 Emails between Plaintiff and Dr. Mark Allee re: HIM Paper	OUHSC 917
257	3/10/2011 Email from Plaintiff to Dr. Phebe Tucker re: absence for back surgery	OUHSC 919

258	6/1/2010 and 6/2/2012 Emails between Plaintiff and Dr. Phebe Tucker re: Promotion Committee hearing and grade appeal	OUHSC 931-933
259	3/18/2010 and 3/19/2010 Emails between Plaintiff and Dr. Phebe Tucker re: summer research inquiry	OUHSC 934-935
260	2/2/2010 Email from Plaintiff to Dr. Allen Wiechmann re: upcoming exam	OUHSC 937
261	10/14/2009 Emails between Plaintiff and Dr. Daniel O'Donoghue re: grade	OUHSC 939
262	7/2/2013 – 7/29/2013 Emails between Plaintiff and Dr. Jerry Vannatta re: letter of recommendation	OUHSC 948-949
263	10/3/2013 Email from Plaintiff to Dr. Roxie Albrecht re: ERAS Letter of Recommendation	OUHSC 967
264	9/16/2013 Email from Plaintiff to Dr. Roxie Albrecht re: residency match 2014	OUHSC 968
265	9/5/2013 Email from Plaintiff to Dr. Roxie Albrecht re: Residency Letter of Recommendation	OUHSC 969
266	10/1/2009 Email from Dr. Daniel O'Donoghue to Plaintiff re: Grades	OUHSC 1031
267	7/24/2014 Email from Dr. Stephen Young to Plaintiff re: MD physician pursuing OMFS	OUHSC 1053
268	7/22/2014 Email from Dr. Stephen Young to Plaintiff re: inability to create curriculum for Plaintiff with advanced standing	OUHSC 1054
269	5/19/2014 Email from Plaintiff to Dr. Kevin Smith re: OMFS	OUHSC 1060
270	Plaintiff's Incoming Course/Course Equivalent Information for Pepperdine University	PEPPERDINE 00004-00018
271	AMCAS Information for Randy Blake Patterson I	AAMC_0001-0002
272	ERAS Key	AAMC_0003-0010
273	2013 ERAS Experience Spreadsheet	AAMC_0060-0065

274	2013 ERAS Registrant Spreadsheet	AAMC_0097-0118
275	2014 ERAS Experience Spreadsheet	AAMC_0208-0213
276	2014 ERAS Registrant Spreadsheet	AAMC_0255-0276
277	2014 Application	AAMC_0277-0281
278	2014 Document Assignment	AAMC_0282-0305
279	2014 Download History	AAMC_0306-0433
280	2014 Medical Student Performance Evaluation	AAMC_0448-0452
281	2014 Personal Statement – Surgery	AAMC_0453
282	2014 Personal Statement – Anesthesia	AAMC_0454
283	2014 Personal Statement – Internal Medicine	AAMC_0455
284	2014 Personal Statement – Family Medicine	AAMC_0453
285	2014 Program Assignments (SOAP)	AAMC_0460-0471
286	2014 Program Assignments	AAMC_0472-0500
287	2015 Applicant Messages	AAMC_0502-0517
288	2015 ERAS Experience Spreadsheet	AAMC_0550-0554
289	2015 ERAS Registrant Spreadsheet	AAMC_0610-0631
290	2015 Application	AAMC_0632-0634
291	2015 Document Assignments	AAMC_0635-0650
292	2015 Download History	AAMC_0651-0686
293	2015 Medical Student Performance Evaluation	AAMC_0699-0703
294	2015 Personal Statement – Surgery	AAMC_0704
295	2015 Personal Statement – Anesthesia	AAMC_0705-0706

296	2015 Personal Statement – Internal Medicine	AAMC_0707-0708
297	2015 Personal Statement – Family Medicine	AAMC_0709-0710
298	2015 Program Assignments (SOAP)	AAMC_0714-0725
299	2015 Program Assignments	AAMC_0726-0743
300	Examinee Inquiry #90254 for Randy Blake Patterson created March 22, 2013	NBME 00021
301	Examinee Inquiry #90316 for Randy Blake Patterson created March 25, 2013	NBME 00022
302	Examinee Inquiry #91830 for Randy Blake Patterson created April 26, 2013	NBME 00023
303	Examinee Inquiry #97029 for Randy Blake Patterson created August 23, 2013	NBME 00024
304	April 26, 2013 Email exchange between Marian Proctor and Mary Patterson	NBME 00033
305	UNOP Image Viewer – Inquiry Summary Comment for Inquiry ID 90254	NBME 00036
306	Phone Call Log with note for call on 12/17/2012 with Randy Blake Patterson	NBME 00037
307	Phone Call Log with note for call on 8/23/2013 with Randy Blake Patterson	NBME 00038
308	Comment for Inquiry ID 90316 re: call with Randy Blake Patterson	NBME 00039
309	Examinee Report of Incident dated 01/07/2013	NBME 00040
310	Examinee Report of Incident dated 01/07/2013	NBME 00041
311	Examinee Report of Incident dated 01/07/2013	NBME 00042
312	Examinee Report of Incident dated 01/07/2013	NBME 00044
313	Examinee Report of Incident dated 01/07/2013	NBME 00045

314	Examinee Report of Incident dated 01/07/2013	NBME 00046
315	Procedure for Interrupting/Resuming the exam	NBME 00047-00048
316	08/23/2013 Step 2 CK Eligibility Period Extension Form for Randy Blake Patterson	NBME 00055
317	08/29/2012 Email to Randy Blake Patterson from USMLE re: USMLE Application PK88610	NBME 00057
318	USMLE Administration and Processing Problems – Decision Rules	NBME 00069
319	Email String between Diane Convery and Kevin Balog, et al RE: N001591101	NBME 00070-00071
320	Residency Match Timeline – Class of 2013 < <a href="http://www.pennstatehershey.org/c/document_library/get_file?uuid=7c20dbe0-1cdc-466f-ba57-102cf050ae28&amp;groupId=133445">http://www.pennstatehershey.org/c/document_library/get_file?uuid=7c20dbe0-1cdc-466f-ba57-102cf050ae28&amp;groupId=133445</a> >	NBME 00644-00645
321	AAMC Roadmap to Residency	NBME 00174-00221
322	AAMC Organization of Student Representatives “Advice on Applying to Residency Programs”	NBME 00160-00173
323	NRMP “The Match: Charting Outcomes in the Match” 2014 Main Residency Match	NBME 00222-00516
324	Step 2 CS Score Reporting Schedule 2013 and 2014	NBME 00762-00763
325	Results and Data – 2013 Main Residency Match	NBME 00646-00761
326	Results and Data – 2015 Main Residency Match	NBME 00518-00637
327	NRMP “How a SOAP Round Works”	NBME 00517
328	2013 Main Match Schedule	NBME 00073-00074
329	National Resident Matching Program Medical School Match Day 2013 Results article	NBME 00640-00641

330	FREIDA Online – Vanderbilt University Medical Center Program information	
331	FREIDA Online – Wake Forest University School of Medicine Program information	
332	FREIDA Online – University of Colorado Program information	
333	FREIDA Online – University of Oklahoma Health Sciences Center Program information	
334	FREIDA Online – University of Arkansas for Medical Sciences Regional Centers (Northwest) Program information	
335	FREIDA Online – University of Oklahoma School of Community Medicine Program information	
336	FREIDA Online – University of Virginia Program information	
337	FREIDA Online – Medical University of South Carolina Program information	
338	FREIDA Online – Loma Linda University Health Education Consortium Program information	
339	“Matching the Unmatched: The Role of the Medical Student Career Advisor” by Marlene Welch, MD, PhD, FACS	NBME 00638-00639
340	2013 NBME Annual Report	NBME 00075-00159
341	Oklahoma Secretary of State Entity Summary for Patterson Surgical Arts LLC	NBME 00642-00643
342	Declaration of Authenticity from Anita Hagan for Stanford University	Stanford 000001-000002
343	February 6, 2013 Email from Anita Hagan re: phone interview with Stanford Univ for prelim position	Stanford 000003-000004
344	Emails from R. Blake Patterson, M.D. to Anita Hagan dated December 26, 2013 and January 24, 2014	Stanford 000005-000006

345	01/27/2015 Email from R. Blake Patterson to Anita Hagan re: MD-physician training in OMFS	Stanford 000007-000008
346	10/29/2012 Email from Hayley Miller to Plaintiff re: General Surgery Residency Interview at OU	
347	10/30/2012 Emails between Plaintiff and Anita Hagan re: Stanford Univ. General Surgery Training Program	
348	2/5/2013 Email from Anita Hagan to Plaintiff re: phone interview with Stanford University for prelim position	
349	2/8/2013 Email from Andrea Anas to Plaintiff re: Prelim Phone Interview: Stanford University – Dr. James Lau	
350	10/21/2013 Email from Anita Hagan to Plaintiff informing Plaintiff he was not selected for an interview	
351	11/25/2013 Email from Ashley McCarty to Plaintiff re: UAMS Northwest Residency Interview	
352	12/3/2013 Email from Greg Reyes to Plaintiff re: FAP General Surgery	
353	12/26/2013 and 12/27/2013 Emails between Plaintiff and Michele Parsons re: preliminary surgery training position at University of Colorado	
354	12/27/2013 Email from Mollie Draughon to Plaintiff re: Plaintiff's request for Preliminary Consideration	
355	1/19/2014 and 1/20/2014 Emails between Plaintiff and Stephanie Rowe Burnham at Vanderbilt re: preliminary surgery position at Vanderbilt	
356	1/24/2014 Emails between Plaintiff and University of Washington re: preliminary surgery position	
357	1/27/2014 and 1/28/2014 Emails between Plaintiff and Dr. Pamela A. Lipsett at Johns Hopkins re: non-designated preliminary surgery position	

358	12/4/2013 and 1/30/2014 Emails between Plaintiff and Dr. Steven Crawford re: residency interview at OU	
359	1/30/2014 and 1/31/2014 Emails between Plaintiff and Kristen Dudley at Virginia re: non-designated preliminary surgery position	
360	2/5/2014 Emails between Plaintiff and Susan Wetherholt re: non-designated preliminary surgery position at University of South Carolina	
361	12/12/2014 Emails between Plaintiff and Katie Stahle re: Nov. 21 preliminary med interview follow-up	
362	1/26/2015 Email from Plaintiff to Dr. Jabraan Pasha re: residency interview correspondence	
363	Plaintiff's Social Media Posts/Pages, including but not limited to Facebook and Instagram	
364	Any and all documents produced by Loma Linda University School of Medicine in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
365	Any and all documents produced by The University of Oklahoma College of Medicine in response to the subpoena duces tecum issued by Defendant on or about May 26, 2016, to which an objection is not asserted by Defendant	
366	Any and all documents produced by The University of Oklahoma Health Sciences Center in response to the subpoena duces tecum issued by Defendant on or about May 23, 2016, to which an objection is not asserted by Defendant	
367	Any and all documents produced by The University of Oklahoma School of Community Medicine - Tulsa in response to the subpoena duces tecum issued by Defendant on or about May 26,	

	2016, to which an objection is not asserted by Defendant	
368	Any and all documents produced by The University of Arkansas for Medical Sciences in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
369	Any and all documents produced by The University of Colorado School of Medicine in response to the subpoena duces tecum issued by Defendant on or about June 1, 2016, to which an objection is not asserted by Defendant	
370	Any and all documents produced by The University of Virginia School of Medicine in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
371	Any and all documents produced by Vanderbilt University Medical Center in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
372	Any and all documents produced by The Association of American Medical Colleges in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
373	Any and all documents produced by Medical University of South Carolina in response to the subpoena duces tecum issued by Defendant on or about May 26, 2016, to which an objection is not asserted by Defendant	
374	Any and all documents produced by National Resident Matching Program in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	

375	Any and all documents produced by Wake Forest Baptist Medical Center in response to the subpoena duces tecum issued by Defendant on or about May 13, 2016, to which an objection is not asserted by Defendant	
376	Any and all documents produced by Oklahoma Christian University in response to the subpoena duces tecum issued by Defendant on or about June 23, 2016, to which an objection is not asserted by Defendant	
377	Any and all documents produced by Pepperdine University in response to the subpoena duces tecum issued by Defendant on or about July 6, 2016, to which an objection is not asserted by Defendant	
378	Any and all documents produced by University of Kansas Medical Center in response to the subpoena duces tecum issued by Defendant on or about June 27, 2016, to which an objection is not asserted by Defendant	
379	Any and all documents produced by Stanford University in response to the subpoena duces tecum issued by Defendant on or about July 11, 2016, to which an objection is not asserted by Defendant	
380	Any and all documents produced by The University of North Carolina at Chapel Hill in response to the subpoena duces tecum issued by Defendant on or about August 10, 2016, to which an objection is not asserted by Defendant	
381	Any and all documents produced by The University of Alabama at Birmingham, School of Dentistry in response to the subpoena duces tecum issued by Defendant on or about August 10, 2016, to which an objection is not asserted by Defendant	
382	Any and all documents produced by the Oklahoma Board of Medical Licensure and Supervision in response to the subpoena duces tecum issued by	

	Defendant on or about August 10, 2016, to which an objection is not asserted by Defendant	
383	Any and all documents produced by AT&T, if any, in response to the subpoena duces tecum issued by Defendant on or about May 23, 2016, to which an objection is not asserted by Defendant	
384	Any and all documents produced by The University of Pennsylvania, if any, in response to the subpoena duces tecum to be issued by Defendant, to which an objection is not asserted by Defendant	
385	Any and all Declarations of Authenticity produced or provided by any third party in response to requests and/or subpoenas and to which an objection is not asserted by Defendant	
386	Any documents listed by Plaintiff and to which an objection is not asserted by Defendant	
387	Plaintiff's Discovery Responses to which an objection is not asserted by Defendant	
388	Any documents produced by third parties in response to requests and/or subpoenas and to which an objection is not asserted by Defendant	
389	Any and all demonstrative aids and/or exhibits, including enlargements, to which an objection is not asserted by Defendant	
390	Timeline and chronology of events that relate to the subject of this litigation and to which an objection is not asserted by Defendant	
391	Any and all documents relied upon by Plaintiff's expert witnesses and to which an objection is not asserted by Defendant	
392	Any documents revealed, produced, and/or exchanged during discovery and to which an objection is not asserted by Defendant	

Respectfully submitted,

/s/ Andrea R. Rust

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**CERTIFICATE OF SERVICE**

I hereby certify that on the 15th day of August, 2016, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing. Based upon the records currently on file, the Clerk of the Court will transmit a Notice of Electronic Filing to the following ECF registrants:

Steven E. Clark, [clark@clarkmitchell.com](mailto:clark@clarkmitchell.com)  
Heather Mitchell, [heather@clarkmitchell.com](mailto:heather@clarkmitchell.com)  
Katie L. Templeton, [katie@clarkmitchell.com](mailto:katie@clarkmitchell.com)

/s/ Andrea R. Rust